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APPLICATION NO.	FILI	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/038,405	01	/03/2002	Brian Taylor	22866-013	8361
35437	7590	09/20/2005		EXAMINER	
MINTZ LI 666 THIRD		N FERRIS GLO	LANEAU, RONALD		
	K, NY 100	017		ART UNIT	PAPER NUMBER
,				3627	
				DATE MAILED: 09/20/2003	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	7					
	Application No.	Applicant(s)				
	10/038,405	TAYLOR ET AL.				
Office Action Summary	Examiner	Art Unit				
	Ronald Laneau	3627				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status ·						
Responsive to communication(s) filed on 20 Ju     This action is FINAL. 2b) ☐ This     Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro					
Disposition of Claims						
4)  Claim(s) 1-20 is/are pending in the application.  4a) Of the above claim(s) is/are withdraw  5)  Claim(s) is/are allowed.  6)  Claim(s) 1-20 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/or  Application Papers  9)  The specification is objected to by the Examine  10)  The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	vn from consideration.  r election requirement.  r.  epted or b) □ objected to by the Berdrawing(s) be held in abeyance. See ion is required if the drawing(s) is objected to by the Berdrawing(s) is objected to by the Berdrawing(s) be held in abeyance.	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)  Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:					

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## Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 07/20/05 has been entered.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 3. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bogat (US 2003/0047387 A1) in view of Jacobs (US 2002/0194074 A1)

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As per claims 1-10 and 12-20, Bogat discloses a method of optimizing a value associated with a characteristic of a product stored in a first field of a security database of a self-checkout system at an optimizing time, said security database also including a second field for storing identification information for said product, a third field for storing a last time when said value was last updated and a fourth field for storing at least one new value for said characteristic stored in said fourth field between said last time and said optimizing time (plurality of sensors station at different fields (first, second, third and fourth field), item locator measured weight placed in the security area, collect weight and location data, update data records from old value to new value) (pages 2-3, [0021] - [0022]), said value being used in a comparison to a second value associated with said characteristic and detected in a security area of said self-checkout system during a purchasing transaction (page 2, [0021]), said comparison used as a security measure to confirm that a product placed in said security area during said purchasing transaction is the same product identified by said system after said system identifies said product via identification information input by a user of said system (page 2, [0021]). Bogat further teach providing a database of records wherein each of said records includes a plurality of values of fields containing respective field values which characterize said products, obviously teach the time difference between the optimizing time value and the last time value (fig. 3A, 116), revising said value for each product in said query result using said new value (updating data records with new value (fig. 3A, 116), a method wherein said physical characteristic comprises weight of said product (pages 2-3, [0021] - [0022]), a storage device 562 to store all attributes for all products (fig. 3A, 124).

Bogat does not teach a self-checkout system but Jacobs teaches a self-checkout system including the steps of: querying said database for products that includes comparing each of the

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search term to keywords associated with each product (page 3, [0054], lines 1-13), an auditory characteristic to identify an item when scanned (page 8, claim 19). Neither Bogat nor Jacobs teach a length and a height characteristics but it is a characteristic part of their combined system since it would provide accuracy in identifying each item scanned into the system.

It would have been obvious to one of ordinary skill in the art to utilize the self-checkout system as taught by Jacobs into the system of Bogat because it would allow a customer to not only search for item to purchase but to actually finalize the transaction by self-checking out said items and also saving time during the process.

As per claim 11, neither Bogat nor Jacobs explicitly teach a predetermined amount of new values that is between 2-100 but the new found value is intrinsic to each product scanned into the system and whether said value falls within that particular range will depend on the products' attributes.

## Response to Arguments

4. Applicant's arguments filed on 07/20/05 have been fully considered but they are not persuasive.

Applicant argues that the examiner fails to make a prima facie case of obviousness since there is no suggestion or motivation to modify the references or combine reference teachings so as to arrive at the claimed invention. In response to applicant's arguments, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found in the references themselves or in the knowledge generally available to

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one of ordinary skill in the art. See In re Fine, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988)

and In re Jones, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). Applicant's arguments about

Aggarwal et al are moot in view of the newly discovered reference (Bogat) and claims 1-20

remain rejected.

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ronald Laneau whose telephone number is (571) 272-6784. The

examiner can normally be reached on Mon-Fri from 8:30am - 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Alexander Kalinowski can be reached on (571) 272-6771. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ronald Janeau
Ronald Laneau
9/8/05

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